

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
CHARLOTTE DIVISION
CASE NO. 3:21-CV-129-MOC-DCK**

RUBICON RESEARCH PRIVATE LIMITED,)	
)	
)	
Plaintiff,)	
)	
)	
v.)	ORDER
)	
)	
KARTHA PHARMACEUTICALS INC. and MANOJ BABU MAZHUVANCHERIL,)	
)	
)	
Defendants.)	

THIS MATTER IS BEFORE THE COURT on the “Motion To Seal” (Document No. 14) filed April 13, 2021. This motion has been referred to the undersigned Magistrate Judge pursuant to 28 U.S.C. § 636(b), and immediate review is appropriate. Having carefully considered the motion and the record, and noting the consent of Plaintiff’s counsel, the undersigned will grant the motion.

A party who seeks to seal any pleading must comply with the Local Rules of this Court. Local Civil Rule (“LCvR”) 6.1 provides in relevant part as follows:

LCvR. 6.1 SEALED FILINGS AND PUBLIC ACCESS.

(a) *Scope of Rule.* To further openness in civil case proceedings, there is a presumption under applicable common law and the First Amendment that materials filed in this Court will be filed unsealed. This Rule governs any party’s request to seal, or otherwise restrict public access to, any materials filed with the Court or used in connection with judicial decision-making. As used in this Rule, “materials” includes pleadings and documents of any nature and in any medium or format.

(b) *Filing under Seal.* No materials may be filed under seal except by Court order, pursuant to a statute, or in accordance with a previously entered Rule 26(e) protective order.

(c) Motion to Seal or Otherwise Restrict Public Access. A party's request to file materials under seal must be made by formal motion, separate from the motion or other pleading sought to be sealed, pursuant to LCvR 7.1. Such motion must be filed electronically under the designation "Motion to Seal." The motion must set forth:

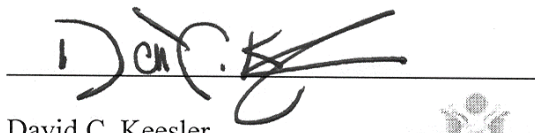
- (1)** A non-confidential description of the material sought to be sealed;
- (2)** A statement indicating why sealing is necessary and why there are no alternatives to filing under seal;
- (3)** Unless permanent sealing is sought, a statement indicating how long the party seeks to have the material maintained under seal and how the matter is to be handled upon unsealing; and
- (4)** Supporting statutes, case law, or other authority.

Local Rule 6.1. It appears that the requirements of Local Rule 6.1(c)(1) through (4) have been adequately met.

Having considered the factors provided in Local Rule 6.1(c), the Court will grant the motion to seal. The parties contend that the documents that they seek to file under seal "contain information that is proprietary, technical, financial, sensitive personal, or confidential research, development, commercial information that is not publicly available or extremely sensitive, highly confidential, or trade secret information." (Document No. 14, p. 1). Noting that the time for public response has not run to this motion, the Court will consider any objection to this Order from non-parties as an objection to the motion, requiring no additional burden for any non-party under the Federal Rules of Civil Procedure. See Local Rule 6.1(e).

IT IS, THEREFORE, ORDERED that the “Motion to Seal” (Document No. 14) is **GRANTED**. Exhibits filed in support of and in response and reply to “Plaintiff’s Motion For Preliminary Injunction And Expedited Discovery” (Document No. 4) that are marked “confidential” or “confidential attorney’s eyes only” shall remain under **SEAL** until otherwise ordered by this Court. The parties shall also file public, redacted versions of such exhibits.

Signed: April 13, 2021



David C. Keesler
United States Magistrate Judge

